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To:	USPTO	From:	Andrew D. Meikle, #32,868		
Fax:	(571) 273-8300 Pages:		9 (including cover sheet)		
Application No(s).:	10/532,427	Our Ref(s).:	5024-0102PUS1		
Subject:	Request for a Corrected Official Filing Receipt				

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PATENT 5024-0102PUS1

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant(s): KIMURA, Fujita

Conf.:

1679

Appl. No.:

10/532,427

Group:

Filed:

April 22, 2005

Examiner:

For:

SPOOL

REQUEST FOR A CORRECTED OFFICIAL FILING RECEIPT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

JUN 1 9 2006

Sir:

Attached hereto is the Official Filing Receipt in connection with the above-identified application.

THE FOLLOWING CORRECTION(S) IS/ARE RESPECTFULLY REQUESTED:
TITLE:

Change from: "Spining reel"

To: --Spool--

It is respectfully requested that the U.S. Patent and Trademark Office forward/issue a new Filing Receipt with the correction(s) indicated above. Support for the correction(s) is readily apparent on the enclosed photocopy of the Declaration and Power of Attorney document.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional

Appl. No. 10/532,427

fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Andrew D. Meikle, #32,868

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Falls Church, VA 22040-0747

(703) 205-8000

ADM/leu 5024-0102PUS1

Attachment(s)

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Preliminary Class

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Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filing of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4158).

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Atty Douket: 5024-0102PUS1



Declaration and Power of Attorney for Patent Application

特許出願宜言書及び委任状

Japanese Language Declaration

白本語 <u>宜含書</u>					
私は、以下に記名された受明者として、ここに下記の通り宣言する:	As a below named inventor, I hereby declare that:				
私の住所、駅便の宛先そして営軽は、私の氏名の後に記載された通りである。	My residence, post office address and citizenship are as stated next to my name.				
下記の名称の発明において、特許請求範囲に記載され、且つ特許が求められている発明主題に関して、私は、最初、最先且つ唯一の発明者である(唯一の氏名が記載されている場合)か、成いは最初、最先且つ共同発明者である(複数の氏名が記載されている場合)と情じている。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled				
*	→ spool ←				
上記免別の明報書はここに添付されているが、下記の描がチェックされている場合は、この限りでない: の日に出席され、 この出願の米国出願書号または PCT 国際出願書号は、 であり、 直つ の日に補正された出願(該当する場合)	the specification of which is attached hereto unless the following box is chacked: 19/January/2005 was filed on				
私は、上記の抗正書によって補正された。 特許諸求範囲を含む上記明報 書を検討し、 且つ内容を選解していることをここに表明する。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.				
私は、連邦規則法典第37編規則1,58に定義されている。 特許性について重要な情報を翻示する義務があることを認める。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.				

COPY

Japanese Language Declaration (日本語宜含書)

私は、ここに、以下に記載した外国での特許出願または発明者証の出願、或いは米国以外の少なくとも一国を指定している米国法典第35編第35編第385条(4)による PCT 国際出願について、同第119条(4)-(4)項又は第385条(5)に基づいて優央権を主張するとともに、優先権を主張する本出願の出願日よりも前の出願日を有する外国での特許出願または発明者証の出願、或いは PCT 国際出願については、いかなる出願も、下配の枠内をチェックすることにより示した。

I hereby claim foreign priority under Title 35. United States Code, Section 118(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International application which designated at least one country other than the United States tisted below and have also identified below, by checking the box, any foreign application for patent or inventor's cartificate, or PCT International application having a filing date before that of the application for which priority is claimed.

1.4003441472723330				
Prior Foreign Application(s)			Priority Not Claimed 優先権主張なし	
外国での先行出版 2004-28112	Japan (Country) (图名) China (Country)	4/February/2004	. \square	
(Number) (基务)		(Day/Month/Year Filed) (出顧日/月/年)		
200410048858.2		7/June/2004	\overline{V}	
(Number)		(Day/Month/Year Filed)		
(書号)	(国名)	(出願日/月/年)	V	
2005-2091	Korea	10/January/2005		
(Number) (背号)	(Country) (国名)	(Day/Month/Year Flied) (出願日/月/年)		
私は、ここに、 下記のいかなる米 法典第 35 編 118 条(a) 項の利益を	国仮特許出願についても、 その米国 主張する。	I hereby daim the benefit under Ti 119 (e) of any United States Provis	tle 35, United States Code, Section signal application(s) fisted below.	
(Application No.) (比聚番号)	(Filing Date) (出版日)	(Application No.) (出顧書号)	(Filing Date) (出顧日)	
112 条第1股に規定された態様で、 順に開示されていない場合において 内出頭日本たは PCT 国際出頭日と	・範囲の主題が、米国法典第 35 編第 先行する米国出編又は PCT 国際出 は、その先行出版の出版日と本国 の配の別数中に入乎された情報で、 定義された特許性に関わる章要な情	and, insolar as subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Talle 35, United States Code Section 112, I acknowledge the duty to disclose information which is malerial to patentability as defined in Title 37, Code of Federal Regulations, Section 1.58 which became available between the filing date of the prior application and the national or PCT International filing date of application.		
(Application No.) (出願書号)	(Filing Date) (변화 요)	(Status: Patented, Pending, Al (現识:特許許可、 係属中、 i	bandoned) 改变)	
(Application No.) (出願書号)	(F)以g Date) (出版日)	(Status: Patented, Pensing, A (投記: 特許許可、係属中、加	pandoned) 文案)	
言し、さらに、故意に虚偽の陣迩 編第1001条に基づき、罰金またり され、またそのような故意による虚	が、真実であると信じられることを宜などを行った場合は、米国法典第18 は拘禁、 若しくはその両方により扱列 は内強、 さしくはその両方により扱列 はの確述は、 本出頭すたはそれに その有效性に同題が生ずることを理	I hereby declare that all statement knowledge are true and that all statement belief are believed to be true; and i made with the knowledge that will! made are punishable by fine or im 1001 of Title 18 of the United State statements may jeopardize the val patent issued thereon.	tements made on information and further that these statements were utilized statements and the like so prisonment, or both, under Section as Code and that such willful falso	

₹,

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Page 3

joint inventors.)

(第三以下の共同発明者についても同様に記載し、 著名をすること)